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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/815,520	03/23/2001	Myron Mosbarger	03882.008	7505	
75	90 05/07/2004	EXAMI	EXAMINER		
PARSONS BI	EHLE & LATIMER	TRAN, PI	TRAN, PHILIP B		
Suite 1800	0	ART UNIT	PAPER NUMBER		
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Salt Lake City, UT 84111-2218			DATE MAILED: 05/07/2004	16	

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application No.	Арр	licant(s)	7			
Office Action Summary		09/815,520	MOS	SBARGER ET AL.				
		Examiner	Art	Unit				
		Philip B Tran	2155					
The MAILING DATE of the Period for Reply	nis communication appe	ears on the cover s	neet with the corres	pondence address	5			
A SHORTENED STATUTORY THE MAILING DATE OF THIS - Extensions of time may be available undurafter SIX (6) MONTHS from the mailing of the period for reply specified above is left. If NO period for reply is specified above, Failure to reply within the set or extended Any reply received by the Office later that earned patent term adjustment. See 37 to the Mail of the	COMMUNICATION. er the provisions of 37 CFR 1.130 late of this communication. ess than thirty (30) days, a reply the maximum statutory period with period for reply will, by statute, in three months after the mailing	6(a). In no event, however within the statutory minimu ill apply and will expire SIX cause the application to be	may a reply be timely filed im of thirty (30) days will be (6) MONTHS from the mai come ABANDONED (35 U	d e considered timety. iling date of this commun J.S.C. § 133).	nication.			
Status								
1) Responsive to communication	cation(s) filed on <u>12 Fe</u>	bruary 2004.						
2a) This action is FINAL.	2b)⊠ This	action is non-final.						
3) Since this application is	☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
closed in accordance wit	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims								
4a) Of the above claim(s) 5) ☐ Claim(s) is/are all 6) ☑ Claim(s) <u>40-104</u> is/are re 7) ☐ Claim(s) is/are ob	4) Claim(s) 41-104 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 40-104 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement.							
Application Papers								
9) The specification is object	•							
	10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.							
Applicant may not request t			-					
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority under 35 U.S.C. § 119								
2. Certified copies of3. Copies of the certified	None of: the priority documents the priority documents fied copies of the priori e International Bureau	have been receive have been receive ity documents have (PCT Rule 17.2(a)	ed. ed in Application No be been received in t	o	le			
Attachment(s)								
 Notice of References Cited (PTO-89) Notice of Draftsperson's Patent Draw 			erview Summary (PTO- per No(s)/Mail Date					
Notice of Draftsperson's Patent Draw Information Disclosure Statement(s) Paper No(s)/Mail Date		5) 🔲 No	tice of Informal Patent A					

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DETAILED ACTION

Request for Continued Examination

- 1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 1/21/2004 has been entered.
- 2. Amendment C, received on 2/12/2004, has been entered. Claims 41, 51, 61, 69, 79, 86, 93 and 99 have been amended. Therefore, claims 41-104 are presented for further examination.

Double Patenting

3. The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. See *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970);and, *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) may be used to overcome an actual or provisional rejection based on a nonstatutory double

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patenting ground provided the conflicting application or patent is shown to be commonly owned with this application. See 37 CFR 1.130(b).

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

1. Claims 41-104 of the instant application is rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over some claims of Thomasson et al (Hereafter, Thomasson), U.S. Patent No. 6,205,473 in view of Carter et al (Hereafter, Carter), U.S. Patent No. 65,987,506. Although the conflicting claims are not identical, they are not patentably distinct from each other because modifications are obvious.

Regarding claim 41, claims 1 and 2 of U.S. Pat. No. 6,205,473 recites all limitations in claim 41 [see Col. 9, Lines 13-58]. It does not explicitly teach setting up RAM adapters, establishing a timestamp for a received packet, testing to determine if said packet will update a catalog, testing to determine if a site will be updated by said packet, determining whether an end-of-file has been encountered, determining if a file within said packet is incomplete and if said file is incomplete marking said file as complete. However, Carter, in the same field of managing the file system endeavor, discloses the directory file with files and timestamps and updating process [see Carter, Col. 36, Lines 10-63]. It would have been obvious to one of ordinary skill in the art at the time of the invention was made to incorporate directory file updating with timestamp,

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disclosed by Carter, into the system of communication downloading data and maintaining data in a storage disclosed by Thomasson, because it would have enabled the system to monitor and manage a plurality of files directories in a quicker and more efficient manner by updating the information dynamically to the current status.

Regarding claim 42, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 42 [see Col. 9, Lines 13-40].

Regarding claim 43, claim 6 of U.S. Pat. No. 6,205,473 recites all limitations in claim 43 [see Col. 10, Lines 5-15].

Regarding claim 44, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 44 [see Col. 9, Lines 13-40].

Regarding claim 45, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 45 [see Col. 9, Lines 13-40].

Regarding claim 46, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 46 [see Col. 9, Lines 13-40].

Regarding claim 47, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 47 [see Col. 9, Lines 13-40].

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Regarding claim 48, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 48 [see Col. 9, Lines 13-40].

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Regarding claim 49, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 49 [see Col. 9, Lines 13-40].

Regarding claim 50, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 50 [see Col. 9, Lines 13-55].

Regarding claim 51, claims 1 and 2 of U.S. Pat. No. 6,205,473 recites all limitations in claim 51 [see Col. 9, Lines 13-58]. It does not explicitly teach setting up RAM adapters, establishing a timestamp for a received packet, testing to determine if said packet will update a catalog, testing to determine if a site will be updated by said packet, determining whether an end-of-file has been encountered, determining if a file within said packet is incomplete and if said file is incomplete marking said file as complete. However, Carter, in the same field of managing the file system endeavor, discloses the directory file with files and timestamps and updating process [see Carter, Col. 36, Lines 10-63]. It would have been obvious to one of ordinary skill in the art at the time of the invention was made to incorporate directory file updating with timestamp, disclosed by Carter, into the system of communication downloading data and maintaining data in a storage disclosed by Thomasson, because it would have enabled

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the system to monitor and manage a plurality of files directories in a quicker and more efficient manner by updating the information dynamically to the current status.

Regarding claim 52, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 52 [see Col. 9, Lines 13-40].

Regarding claim 53, claim 6 of U.S. Pat. No. 6,205,473 recites all limitations in claim 53 [see Col. 9, Lines 13-40].

Regarding claim 54, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 54 [see Col. 10, Lines 5-15].

Regarding claim 55, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 55 [see Col. 9, Lines 13-40].

Regarding claim 56, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 56 [see Col. 9, Lines 13-40].

Regarding claim 57, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 57 [see Col. 9, Lines 13-40].

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Regarding claim 58, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 58 [see Col. 9, Lines 13-40].

Regarding claim 59, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 59 [see Col. 9, Lines 13-40].

Regarding claim 60, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 60 [see Col. 9, Lines 13-55].

Regarding claim 61, claims 1 and 2 of U.S. Pat. No. 6,205,473 recites all limitations in claim 61 [see Col. 9, Lines 13-58]. It does not explicitly teach setting up RAM adapters, establishing a timestamp for a received packet, testing to determine if said packet will update a catalog, testing to determine if a site will be updated by said packet, determining whether an end-of-file has been encountered, determining if a file within said packet is incomplete and if said file is incomplete marking said file as complete. However, Carter, in the same field of managing the file system endeavor, discloses the directory file with files and timestamps and updating process [see Carter, Col. 36, Lines 10-63]. It would have been obvious to one of ordinary skill in the art at the time of the invention was made to incorporate directory file updating with timestamp, disclosed by Carter, into the system of communication downloading data and maintaining data in a storage disclosed by Thomasson, because it would have enabled

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the system to monitor and manage a plurality of files directories in a quicker and more efficient manner by updating the information dynamically to the current status.

Regarding claim 62, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 62 [see Col. 9, Lines 13-40].

Regarding claim 63, claim 6 of U.S. Pat. No. 6,205,473 recites all limitations in claim 63 [see Col. 9, Lines 13-40].

Regarding claim 64, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 64 [see Col. 10, Lines 5-15].

Regarding claim 65, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 65 [see Col. 9, Lines 13-40].

Regarding claim 66, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 66 [see Col. 9, Lines 13-40].

Regarding claim 67, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 67 [see Col. 9, Lines 13-40].

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Regarding claim 68, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 68 [see Col. 9, Lines 13-40].

Regarding claim 69, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 69 [see Col. 9, Lines 13-55].

Regarding claim 70, claims 1 and 2 of U.S. Pat. No. 6,205,473 recites all limitations in claim 70 [see Col. 9, Lines 13-58]. It does not explicitly teach setting up RAM adapters, establishing a timestamp for a received packet, testing to determine if said packet will update a catalog, testing to determine if a site will be updated by said packet, determining whether an end-of-file has been encountered, determining if a file within said packet is incomplete and if said file is incomplete marking said file as complete. However, Carter, in the same field of managing the file system endeavor, discloses the directory file with files and timestamps and updating process [see Carter, Col. 36, Lines 10-63]. It would have been obvious to one of ordinary skill in the art at the time of the invention was made to incorporate directory file updating with timestamp, disclosed by Carter, into the system of communication downloading data and maintaining data in a storage disclosed by Thomasson, because it would have enabled the system to monitor and manage a plurality of files directories in a quicker and more efficient manner by updating the information dynamically to the current status.

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Regarding claim 71, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 71 [see Col. 9, Lines 13-40].

Regarding claim 72, claim 6 of U.S. Pat. No. 6,205,473 recites all limitations in claim 72 [see Col. 9, Lines 13-40].

Regarding claim 73, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 73 [see Col. 9, Lines 13-40].

Regarding claim 74, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 74 [see Col. 10, Lines 5-15].

Regarding claim 75, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 75 [see Col. 9, Lines 13-40].

Regarding claim 76, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 76 [see Col. 9, Lines 13-40].

Regarding claim 77, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 77 [see Col. 9, Lines 13-40].

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Regarding claim 78, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 78 [see Col. 9, Lines 13-55].

Regarding claim 79, claims 1 and 2 of U.S. Pat. No. 6,205,473 recites all limitations in claim 79 [see Col. 9, Lines 13-58]. It does not explicitly teach setting up RAM adapters, establishing a timestamp for a received packet, testing to determine if said packet will update a catalog, testing to determine if a site will be updated by said packet, determining whether an end-of-file has been encountered, determining if a file within said packet is incomplete and if said file is incomplete marking said file as complete. However, Carter, in the same field of managing the file system endeavor, discloses the directory file with files and timestamps and updating process [see Carter, Col. 36, Lines 10-63]. It would have been obvious to one of ordinary skill in the art at the time of the invention was made to incorporate directory file updating with timestamp, disclosed by Carter, into the system of communication downloading data and maintaining data in a storage disclosed by Thomasson, because it would have enabled the system to monitor and manage a plurality of files directories in a quicker and more efficient manner by updating the information dynamically to the current status.

Regarding claim 80, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 80 [see Col. 9, Lines 13-40].

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Regarding claim 81, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 81 [see Col. 9, Lines 13-40].

Regarding claim 82, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 82 [see Col. 9, Lines 13-40].

Regarding claim 83, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 83 [see Col. 9, Lines 13-40].

Regarding claim 84, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 84 [see Col. 9, Lines 13-40].

Regarding claim 85, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 85 [see Col. 9, Lines 13-40].

Regarding claim 86, claims 1 and 2 of U.S. Pat. No. 6,205,473 recites all limitations in claim 86 [see Col. 9, Lines 13-58]. It does not explicitly teach setting up RAM adapters, establishing a timestamp for a received packet, testing to determine if said packet will update a catalog, testing to determine if a site will be updated by said packet, determining whether an end-of-file has been encountered, determining if a file within said packet is incomplete and if said file is incomplete marking said file as complete. However, Carter, in the same field of managing the file system endeavor,

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discloses the directory file with files and timestamps and updating process [see Carter, Col. 36, Lines 10-63]. It would have been obvious to one of ordinary skill in the art at the time of the invention was made to incorporate directory file updating with timestamp, disclosed by Carter, into the system of communication downloading data and maintaining data in a storage disclosed by Thomasson, because it would have enabled the system to monitor and manage a plurality of files directories in a quicker and more efficient manner by updating the information dynamically to the current status.

Regarding claim 87, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 87 [see Col. 9, Lines 13-40].

Regarding claim 88, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 88 [see Col. 9, Lines 13-40].

Regarding claim 89, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 89 [see Col. 9, Lines 13-40].

Regarding claim 90, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 90 [see Col. 9, Lines 13-40].

Regarding claim 91, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 91 [see Col. 9, Lines 13-40].

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Regarding claim 92, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 92 [see Col. 9, Lines 13-40].

Regarding claim 93, claims 1 and 2 of U.S. Pat. No. 6,205,473 recites all limitations in claim 93 [see Col. 9, Lines 13-58]. It does not explicitly teach setting up RAM adapters, establishing a timestamp for a received packet, testing to determine if said packet will update a catalog, testing to determine if a site will be updated by said packet, determining whether an end-of-file has been encountered, determining if a file within said packet is incomplete and if said file is incomplete marking said file as complete. However, Carter, in the same field of managing the file system endeavor, discloses the directory file with files and timestamps and updating process [see Carter, Col. 36, Lines 10-63]. It would have been obvious to one of ordinary skill in the art at the time of the invention was made to incorporate directory file updating with timestamp, disclosed by Carter, into the system of communication downloading data and maintaining data in a storage disclosed by Thomasson, because it would have enabled the system to monitor and manage a plurality of files directories in a quicker and more efficient manner by updating the information dynamically to the current status.

Regarding claim 94, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 94 [see Col. 9, Lines 13-40].

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Regarding claim 95, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 95 [see Col. 9, Lines 13-40].

Regarding claim 96, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 96 [see Col. 9, Lines 13-40].

Regarding claim 97, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 97 [see Col. 9, Lines 13-40].

Regarding claim 98, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 98 [see Col. 9, Lines 13-40].

Regarding claim 99, claims 1 and 2 of U.S. Pat. No. 6,205,473 recites all limitations in claim 99 [see Col. 9, Lines 13-58]. It does not explicitly teach setting up RAM adapters, establishing a timestamp for a received packet, testing to determine if said packet will update a catalog, testing to determine if a site will be updated by said packet, determining whether an end-of-file has been encountered, determining if a file within said packet is incomplete and if said file is incomplete marking said file as complete. However, Carter, in the same field of managing the file system endeavor, discloses the directory file with files and timestamps and updating process [see Carter, Col. 36, Lines 10-63]. It would have been obvious to one of ordinary skill in the art at the time of the invention was made to incorporate directory file updating with timestamp,

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disclosed by Carter, into the system of communication downloading data and maintaining data in a storage disclosed by Thomasson, because it would have enabled the system to monitor and manage a plurality of files directories in a quicker and more efficient manner by updating the information dynamically to the current status.

Regarding claim 100, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 100 [see Col. 9, Lines 13-40].

Regarding claim 100, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 100 [see Col. 9, Lines 13-40].

Regarding claim 101, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 101 [see Col. 9, Lines 13-40].

Regarding claim 102, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 102 [see Col. 9, Lines 13-40].

Regarding claim 103, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 103 [see Col. 9, Lines 13-40].

Regarding claim 104, claim 1 of U.S. Pat. No. 6,205,473 recites all limitations in claim 104 [see Col. 9, Lines 13-40].

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4. A SHORTENED STATUTORY PERIOD FOR RESPONSE TO THIS ACTION IS SET TO EXPIRE THREE MONTHS, OR THIRTY DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. FAILURE TO RESPOND WITHIN THE PERIOD FOR RESPONSE WILL CAUSE THE APPLICATION TO BECOME ABANDONED (35 U.S.C. § 133). EXTENSIONS OF TIME MAY BE OBTAINED UNDER THE PROVISIONS OF 37 CAR 1.136(A).

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Philip Tran whose telephone number is (703) 308-8767. The Group fax phone number is (703) 872-9306.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Hosain T. Alam, can be reached on (703) 308-6662.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 305-3900.

Philip B. Tran Art Unit 2155 Apr 30, 2004